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IN THE FOURTH DISTRICT COURT OF THE STATE OF UT AH

IN AND FOR UTAH COUNTY.

PROVO RESERVOIR COMPANY, a corporation.

No. 2888.

Plaint iff.

REPLY TO COUNTER CLAIM OF CHARLESTON IRRIGATION COMPANY, A CORPORATION, AS TO ITS STOCKHOLDERS IN ITS LOWER CANAL.

-VS-

PROVO CITY, a municipal corporation, et al,

Defendants.

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Now comes the plaintiff in the above entitled action and in reply to the counter claim of the defendant, Charleston Irrigation Company, as to its stockholders in its lower canal, admits, denies and alleges as follows:-

1.

Defendant admits that plaintiff's said stockholders have an aggregate area of 525 acres of land lying under and that may be irrigated by said canal, but denies that all of said land requires irrigation in order to produce agricultural crops of any kind, and alleges that much of the said land, the quantity being to plaintiff unknown, is swampy and requires drainage instead of irrigation in order to produce crops.

2.

Plaintiff further alleges that none of said lands require a greater duty of water in order to properly irrigate the same, that one second foot of water for each 60 acres of said land.

WHEREFORE plaintiff prays that the said defendant may be required to show to this court the number of acres of land under its said canal that actually requires irrigation in order to produce agricultural crops

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and the actual duty of water required therefor.

Flaintiff demands judgment against said defendant as prayed for in its complaint.

A.L. Broth and a.J. Evans. Attorneys for Plyntiff.

STATE OF UTAH, ) SS. County of Utah, )

R. J. Murdock being first duly sworn says, that he is an officer of Frovo Reservoir Company, the plaintiff in the above entitled action, to-wit, the secretary thereof, and that he has read the foregoing reply and knows the contents thereof, and that the same is true of his own knowledge except as to matters therein stated on information and belief and that as to those matters he verily believes it to be true.

Subscribed and sworn to before me this the Mark day of Lay A. D. 1914.

My commission expires on the 2 md day of Marken A. D. 1917.

Nofary Fublic.

Service of the foregoing reply accepted as in time this 25 day of may 1914 Willes

Charleston Dongation Co.

and the actual duty of water required therefor.

Plaintiff demands judgment against said defendant as prayed for in its complaint.

A.L. Booth as a.J. Evans, Attorneys for Proporties.

STATE OF UTAH, ))SS. County of Utah,

R. J. kurdock being first duly sworn says, that he is an officer of Provo Reservoir Company, the plaintiff in the above entitled action, to-wit, the secretary thereof, and that he has read the foregoing reply and knows the contents thereof, and that the same is true of his own knowledge except as to matters therein stated on information and belief and that as to those matters he verily believes it to be true.

P. Mundock.

Pennylasion expires on the 2nd day of Lay A. D. 1914.

Pennylasion expires on the 2nd day of Lubanha A. D. 1917.

Rojary Fubito.

Service of the foregoing reply anaplet as in time this 25 day of may 1914 Willes

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AT PROVO CITY, UTAH

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